

1 Philip Cozens, State Bar Number 84051
2 Attorney at Law
3 1007 Seventh Street, Suite 500
4 Sacramento, CA 95814

5
6 Telephone: (916) 443-1504
7 Fax: (916) 443-1511
8 Email: pcozens@aol.com

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10 Attorney for Defendant Duane Feisel

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14 IN THE UNITED STATES DISTRICT COURT
15
16 FOR THE EASTERN DISTRICT OF CALIFORNIA

17
18 UNITED STATES OF AMERICA,) Case No. 2:04-CR-0400 LKK
19)
20 Plaintiff,) STIPULATION FOR CONTINUANCE
21) OF
22) SENTENCING HEARING FROM
23 v.) AUGUST 28, 2012 TO SEPTEMBER 18,
24) 2012
25 DUANE FEISEL .)
26)
27 Defendant.)
28)
29

30 It is stipulated between the United States Attorney's Office for the Eastern District of
31 California by Assistant United States Attorney Michelle Prince, Esq. and Defendant Duane
32 Feisel through his attorney Philip Cozens, Esq., that:

33 The Sentencing Hearing currently scheduled for August 28, at 9:15 a.m. in Judge
34 Karlton's Court be re-scheduled for September 18, 2012 at 9:15 a.m. in Judge Karlton's Court.
35 The stipulated continuance is necessary for Defendant's attorney to draft a memorandum in
36 opposition to the Deputy Probation Officer's recommendation for sentencing.

37 Time should be excluded for defense attorney preparation pursuant to Local Code T4
38 and the ends of justice outweigh the Defendant's and the public's interest in a speedy trial.

1 Time should be excluded from speedy trial calculations from August 28, 2012 through and
2 including September 17, 2012.

3 It is so stipulated.

4 Dated: August 24, 2012

/s/ Michelle Prince, Esq.

5 Michelle Prince, Esq.

6 Assistant United States Attorney

7 Eastern District of California

8

9 /s/ Philip Cozens

10 Philip Cozens

11 Attorney for Defendant Duane Feisel

12 **ORDER**

13 The court, having read and considered the above-stipulation and finding good
14 cause therefore, orders that the Sentencing Hearing currently scheduled for August 28, at 9:15
15 a.m. in Judge Karlton's Court be re-scheduled for September 18, 2012 at 9:15 a.m. in Judge
16 Karlton's Court. The stipulated continuance is necessary for Defendant's attorney to draft a
17 memorandum in opposition to the Deputy Probation Officer's recommendation for sentencing.
18 Time is excluded for defense attorney preparation pursuant to Local Code T4 and the court
19 finds the ends of justice outweigh the Defendant's and the public's interest in a speedy trial.
20 Time should be excluded from speedy trial calculations from August 28, 2012 through and
21 including September 17, 2012.

22 Dated: August 28, 2012

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LAWRENCE K. KARLTON
SENIOR JUDGE
UNITED STATES DISTRICT COURT